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			CHU, DAVID H	
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
		•	2628	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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• 75	Application No.	Applicant(s)				
	10/541,028	SUKENO ET AL.				
Office Action Summary	Examiner	Art Unit				
•	David H. Chu	2628				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 28 Ju	Responsive to communication(s) filed on <u>28 June 2005</u> .					
,	,—					
• —	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-19 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>28 June 2005</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>						
3. Copies of the certified copies of the priority documents have been received in Application No						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>	Paper No(s)/Mail [	Date				
3) ☐ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date ●	5) Notice of Informal 6) Other:	Patent Application				

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### **DETAILED ACTION**

## Claim Objections

- 1. Claims 1, 10, 16 and 18 are objected to because of the following informalities:
  - The applicant does not clearly claim which are the processes A through D. The Examiner suggests replacing "processing" with "process"

Appropriate correction is required

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35
U.S.C. 102 that form the basis for the rejections under this section made in this
Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-3, 5, 6, 9-14, 18 and 19 are rejected under 35 U.S.C. 102(e) as being anticipated by Bassett et al. (U.S. Patent No. 7010491).
- Note with respect to claims 1 and 10,

Bassett et al. teaches:

A moving-image synthesis device comprising:

A synthesis processor which receives a video signal, which includes moving-image data and a moving-image control signal including display timing information of each frame of the moving-image data

[Bassett et al. teaches providing customized video content by means of creating a client profile (set of instructions stored for the customized video) on a data processing system of a client, wherein the data processing system receives video data and any other added to allow customization of the video content. Video data ("moving-image data") inherently comprises of synchronization data ("moving-image control")

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signal"). The data processing system comprise of a processor 202, 204 ("synthesis processor") as shown in FIG. 2]

(col. 5, line 38 – col. 6, line 18) (col. 13, line 31-40)

A storage which stores data-for-synthesis, which includes a plurality of items of image-data-for-synthesis and a plurality of items of controldata-for-synthesis associated with the plurality of items of the imagedata-for-synthesis:

[The data processing system (comprising of client systems that, for example, is a personal computer) comprise of a memory 209 ("storage") as shown in FIG. 2. The text to be overlaid is the "image-data-for-synthesis" and the user instruction with respect to the overlaying text (later stored as a user profile) is the "control-data-for-synthesis." The user adding a plurality of texts for overlay is the plurality of items of control data and the respective user instructions is the plurality of items of control-data-for-synthesis]

#### Wherein the synthesis processor

Reads one of the plurality of items of the control-data-for-synthesis from the storage at a timing based on the moving-image control signal as processing A

[The client system 108, 110, 112, connected to a network, that receives the customized video content (comprising of a profile) through a server system 104. The profile holds the plurality of user instructions comprising of when (at which video frame) the text should be overlaid on the video]

(col. 3, line 9-52)

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o Reads the image-data-for-synthesis associated with the read control-data-for-synthesis from the storage in accordance with the read control-data-for-synthesis as processing B

[As discussed above the text is overlaid based on the stored user instruction]

- o Executes processing to synthesize one frame of the moving-image data and the read image-data-for-synthesis as processing C

  [The resulting process of overlaying ("synthesize") the text on the video]
- Producing composite moving-image data as processing D

  [The processes of A through C are repeated for the user defined duration in the duration field 732]

  (col. 10, line 8-18)

# 5. Note with respect to claims 2 and 14,

Bassett et al. teaches:

The moving-image synthesis device according to claim 1, wherein

If the read control-data-for-synthesis includes repetition count information specifying that the processing B and the processing C be repeated more than once, the synthesis processor repeats the processing B and the processing C for the repetition count before executing the processing D

The profile described above is the "repetition count" as it defines the duration for

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the text to be overlaid on the video. The processes B and C are repeated more than once for said defined duration

#### 6. Note with respect to claims 3 and 11,

Bassett et al. teaches:

The moving-image synthesis device according to claim 1, wherein

Each of the items of the control-data-for-synthesis stored in the storage includes pointer information indicating an item of the control-data-forsynthesis to be used for next synthesis processing

The clients 108, 110, 112 system connected to the server 104 are personal computers as discussed above. Personal computers comprise of memory for storing the user defined instructions for customizing the video. Other clients also receive the customized contents through the network

In the processing A through the processing C repeated in the processing D, the control-data-for-synthesis read from the storage is the item of the control-data-for-synthesis indicated by the pointer information

As there are a plurality of instructions associated with the customized video, the processor of the clients that receive the customized contents, must read each instruction at its respective address in memory. Reading each instruction in memory inherently comprise of an address pointer ("pointer information")

## 7. Note with respect to claims 5 and 12,

Bassett et al. teaches:

The moving-image synthesis device according to claim 1, wherein

 The moving-image control signal includes information of a frame rate of the moving-image data

[Video comprise of synchronization data (V-sync, H-sync), wherein the vertical synchronization data is the equivalent to the "frame rate"]

The synthesis processor controls the reading of the control-data-for-synthesis from the storage in accordance with the frame rate
[As discussed above, the duration field defines the duration of the text overlay on the video. The duration field (part of the profile, "control-data-for-synthesis") is defined by the starting frame (assigned by the user) and ending frame ("in accordance with the frame rate").]

## 8. Note with respect to claims 6 and 13,

Bassett et al. teaches:

The moving-image synthesis device according to claim 1, wherein

The moving-image control signal includes information of a frame rate of the moving-image data; and when the frame rate of the moving-image data is N\*M, where N and M are respectively positive integers, and the repetition count of the processing A through the processing C is M

> • If the frame rate is multiplied by L/M, where L is a positive integer, to be set to N\*L, the synthesis processor multiplies the repetition count of the processing A through the processing C by L/M to set the repetition count to L

[If L and M are 1, then N is equal to the frame rate. Multiplying the repetition count (assigned duration of a text overlay) by L/M is the equivalent to multiplying the repetition count by 1, which results in no change. Therefore, the assigned duration in the duration field ("repetition count") is the equivalent to the limitations recited in claims 6 and 13]

#### 9. Note with respect to claim 9,

Bassett et al. teaches:

The moving-image synthesis device according to claim 7, wherein

 The synthesis processor selectively outputs any of the moving-image data, the image-data-for-synthesis, and the image data obtained from the processing of adding

[The processor of the personal computer (client system) discussed above displaying the video according to the profile (created by another user)]

10. <u>Note with respect to claim 18</u>, claim 18 is similar in scope to the claim 1, thus the rejections to claim 1 hereinabove are also applicable to claim 18.

Note further, Bassett et al. teaches:

 A video signal input section which receives a video signal, which includes moving-image data and a moving-image control signal including display timing information of each frame of the moving-image data

[Video being input from video recorders, cameras, camcorders, etc. Video inherently comprise of synchronization data]

# 11. Note with respect to claim 19,

Bassett et al. teaches:

The information terminal apparatus with the moving-image synthesis function according to claim 18, further comprising,

 A data-for-synthesis input section for supplying the storage with the data-for-synthesis

[Bassett et al. teaches receiving information streams containing text and/or graphics that provides customization of the data streams at the user site (client), wherein the user site is a personal computer as discussed above, comprising of memory]

(col. 5, line 50-60)

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## Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 14. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bassett et al. as applied to claims 1-3, 5, 6, 9-14, 18 and 19 above.
- 15. Note with respect to claim 4,

Bassett et al. teaches:

The moving-image synthesis device according to claim 1, wherein

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Each of the items of the control-data-for-synthesis stored in the storage

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includes display position information of the image-data-for-synthesis

associated with the control-data-for-synthesis

In the processing C, the synthesis processor overlays an image-for-

synthesis in a position based on the display position information

[Bassett et al. teaches a depth field 734 and location field 730 that defines where the text

overlay should be positioned ("display position information")]

(col. 10, line 8-18)

However, Bassett et al. does not expressly teach:

Display size information

[However, it is well known in the art to change the size of text when

editing/customizing media content]

Therefore, at the time of the invention, it would have been obvious to one

of an ordinary skill in the art to apply changing the text size teachings to the video

content customizing using text overlay teaching of Bassett et al., because this

provides the user with added customization.

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16. Claims 7, 8 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bassett et al. as applied to claims 1-3, 5, 6, 9-14, 18 and 19 above, and further in view of Woodson et al. (PGPUB Document No. US 2002/0122045).

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# 17. Note with respect to claim 7,

Bassett et al. does not expressly teach:

The moving-image synthesis device according to claim 1, wherein

The processing C by the synthesis processor includes processing to attenuate amplitude levels of the moving-image data and the imagedata-for-synthesis and add the attenuated amplitude levels of the moving-image data and the image-data-for-synthesis

## Woodson et al. teaches:

The processing C by the synthesis processor includes processing to attenuate amplitude levels of the moving-image data and the imagedata-for-synthesis and add the attenuated amplitude levels of the moving-image data and the image-data-for-synthesis

[Combining text ("image-data-for-synthesis") with a full motion MPEG-2 ("moving-image data") video using alpha-blending of the two. Alpha-blending comprise of the step of changing the alpha values by "attenuating" the alpha value from an object's original value of 100%. The blend of the two objects overlaid with the respective

values is the "process C", as recited by the Applicant]
[Woodson et al., 0027]

Both Woodson et al. and Bassett et al. teach overlaying an object (graphic/text) on a video.

As shown by Woodson et al. it would have been obvious to one of ordinary skill in the art to apply the overlaying method of Woodson et al. (alpha blending) to overlaying system of Bassett et al., because the results would have been predictable to one of ordinary skill in the art.

Therefore, at the time of the invention, it would have been obvious to one of an ordinary skill in the art to apply the alpha blending a text overlay to a video teaching of Woodson et al., to the customizing video teaching of Bassett et al., because alpha blending is a well known technique in the art with respect to overlaying objects and the results would have been predictable.

# 18. Note with respect to claims 8 and 15,

Woodson et al. teaches:

The moving-image synthesis device according to claim 7, wherein

 The synthesis processor has a function to adjust an attenuation rate of the amplitude level of the moving-image data and an attenuation rate of the amplitude level of the image-data-for-synthesis

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[The sum of the two alpha values of the text overlay and the video always being

100% is the function "adjusting the attenuation rate"]

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19. Claims 16 and 17 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Bassett et al. and Woodson et al. as applied to claims 1-

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3, 5, 6-15, 18 and 19 above, and further in view of Reisman (PGPUB

Document No. US 2004/0031058).

20. Note with respect to claim 16, claim 16 is similar in scope to the claim 1,

thus the rejections to claim 1 hereinabove are also applicable to claim 16.

Note further, Bassett et al. teaches:

 An image pickup device which generates a video signal, which includes moving-image data and a moving-image control signal including display timing information of each frame of the moving-image data

[Video being input from video recorders, cameras, camcorders, etc. Video inherently comprise of synchronization data]

However, Bassett et al. does not expressly teach:

 A videophone processor which has a function to send composite moving-image data

Reisman teaches:

 A videophone processor which has a function to send composite moving-image data 10/541,028

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Reisman teaches a PDA as one of they many type of systems capable to carry out the methods of Reisman. Further, the system of Reisman is connected to a network/internet (means for sending and receiving data), as shown in FIG. 1.

[Reisman teaches a video editing system capable of overly text on video content.

Further, it is well known in the art that PDA devices to have phone capabilities.

Therefore, the processor of the PDA is the equivalent to the "videophone

processor"]

[Reisman, 0120 & 0496]

Therefore, at the time of the invention, it would have been obvious to one of an ordinary skill in the art to apply the videophone processor teaching of Reisman to the video customization teaching of Bassett et al., because *viewing* and creating video content on a mobile device allows the user added mobility.

21. Note with respect to claim 17, claim 19 is similar in scope to the claim 19, thus the rejections to claim 19 hereinabove are also applicable to claim 17.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David H. Chu whose telephone number is (571) 272-8079. The examiner can normally be reached on M-F 9:30am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark k. Zimmerman can be reached on (571) 272-7653. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

DHC

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